

**IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF GEORGIA  
VALDOSTA DIVISION**

**YURIDIA JAMARILLO-ROCHA**

**PLAINTIFF**

**VS**

**NO. 7:22-cv-00075-WLS**

**FRANCISCO MADRIGAL, in his official capacity as Acting Director of the Atlanta Field Office of U.S. Immigration and Customs Enforcement; THOMAS P. GILES, in his individual capacity; TAE JOHNSON, in his official capacity as Director of U.S. Immigration and Customs Enforcement; ALEJANDRO MAYORKAS, in his official capacity as Secretary of Homeland Security; MERRICK GARLAND, in his official capacity as Attorney General of the United States; U.S. IMMIGRATION AND CUSTOMS ENFORCEMENT; PATRICK MUSANTE, in his individual capacity and official capacity as Chief of Staff of the Atlanta Field Office of U.S. Immigration and Customs Enforcement; CESAR CIPRIAN, in his individual capacity and official capacity as Supervisory Detention and Deportation Officer at the ICE Atlanta Field Office; ANA RIVERA, in her individual capacity and official capacity as the Medical Director of medical director of the ICE Health Service Corps; UNKNOWN ICE OFFICIALS ##1-X, in their individual capacities and official capacities as U.S. Immigration and Customs Enforcement Health Service Corps employees; UNKNOWN ICE OFFICIALS ##1-X, in their individual and official capacities; IRWIN COUNTY DETENTION CENTER; LASALLE SOUTHEAST, LLC; HOSPITAL AUTHORITY OF IRWIN COUNTY; DAVID PAULK, in his individual capacity and official capacity as Warden of Irwin County Detention Center; MAHENDRA AMIN, in his individual capacity and official capacity as physician at the Irwin County Hospital; MARTEKA GEORGE, in her individual capacity and official capacity as Inmates' Services Director at ICDC; MIA MINES, in her individual capacity and official capacity as ICDC officer; WILLIAM RABIOU, in his individual capacity and official capacity as ICDC officer; "FNU" HUGHES, in her individual capacity and official capacity as ICDC officer; "FNU" SMITH, in her individual capacity and official capacity as ICDC officer; "FNU" HANES, in his individual capacity and official capacity as ICDC officer; "FNU" FAISON, in her individual capacity and official capacity as ICDC officer; "FNU" BATTLE, in her individual capacity and official capacity as ICDC officer; "FNU" VAUGHN, in her individual capacity and official capacity as ICDC officer; "FNU" SCOTT, in her individual capacity and official capacity as ICDC officer; "FNU" SLACK, in her individual capacity and official capacity as ICDC officer; UNKNOWN ICDC OFFICERS ##1-X, in their individual and official capacities**

**DEFENDANTS**

**STIPULATION OF EXTENSION OF RESPONSE DEADLINE**

COMES NOW the Defendants, IRWIN COUNTY DETENTION CENTER (“ICDC”), LASALLE SOUTHEAST, LLC (“LaSalle”) and WARDEN DAVID PAULK (“Warden Paulk”) (collectively, the “Defendants”), and files this, its *Stipulation of Extension of Response Deadline*, and respectively request a 7-day extension of their deadline to respond to Plaintiff’s First Amended Complaint for Damages [Doc. 31] (the “Amended Complaint”).

1. Plaintiff filed this lawsuit on July 28, 2022, and the Defendants waived service on August 30, 2022 [Docs. 5, 6 & 7]. Accordingly, the Defendants’ response deadline was October 17, 2022.

2. Plaintiff then filed the Amended Complaint on October 13, 2022 [Doc. 31]. Accordingly, Defendants’ responses to the Amended Complaint are now due October 27, 2022. *See Fed. R. Civ. P. 15(a)(3)*.

3. Defendants have conferred with counsel for Plaintiff, and Plaintiff has agreed to a 7-day extension of the Defendants’ deadline to file responsive pleadings to the Amended Complaint, resulting in an extension of the deadline through and including November 3, 2022.

4. Accordingly, pursuant to Rule 6.1 of the Local Rules of the United States District Court for the Middle District of Georgia, Defendants and Plaintiff hereby stipulate that Defendants’ deadline to file responsive pleadings to the Amended Complaint shall be extended by a period of seven (7) days, through and including November 3, 2022.

THIS the 27th day of October, 2022.

Respectfully submitted,

**IRWIN COUNTY DETENTION CENTER,  
LASALLE SOUTHEAST, LLC and WARDEN  
DAVID PAULK**

By: s/ John T. Rouse  
John T. Rouse  
One of Their Attorneys

**OF COUNSEL:**

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**WITH PERMISSION BY:**

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*Counsel for Plaintiff*

SO ORDERED this 31st day  
of October, 2022  
W. Louis Sands  
W. Louis Sands, Sr. Judge  
United States District Court

**CERTIFICATE OF SERVICE**

I, the undersigned John T. Rouse, McGlinchey Stafford, PLLC, hereby certify that on this day, I electronically filed the foregoing with the Clerk of the Court using the ECF system, which sent notification of such filing to the following:

Austin Atkinson	aatkinson@hallboothsmith.com; agilmore@hallboothsmith.com
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and I hereby certify that I have mailed by United States Postal Service the document to the following non-ECF participants:

NONE

THIS, the 27th day of October, 2022.

s/ John T. Rouse

JOHN T. ROUSE

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